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APPLICATION NO.	FILING	DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/800,630	03/16/	2004	Kazuhiro Tashiro	042236	042236 9692	
38834	7590	03/29/2006		EXAM	INER	
	AN, HATTO	TRAN, MAI	TRAN, MAI HUONG C			
SUITE 700	ECTICUT AV	ENUE, NW		ART UNIT	PAPER NUMBER	
	ON DC 200	36		2818		

DATE MAILED: 03/29/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

			40
	Application No.	Applicant(s)	
	10/800,630	TASHIRO ET AL.	
Office Action Summary	Examiner	Art Unit	
	Mai-Huong Tran	2818	
The MAILING DATE of this communication appeariod for Reply	pears on the cover sheet with th	e correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICAT (36(a). In no event, however, may a reply b will apply and will expire SIX (6) MONTHS for cause the application to become ABANDO	ION. The timely filed From the mailing date of this communic SNED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 14 h	<u> 1arch 2006</u> .		
2a)⊠ This action is FINAL . 2b)☐ This	s action is non-final.		
3) Since this application is in condition for allowa			ts is
closed in accordance with the practice under the	Ex parte Quayle, 1935 C.D. 11	, 453 O.G. 213.	
Disposition of Claims		•	
4)⊠ Claim(s) 5 and 7-20 is/are pending in the appl	ication.		
4a) Of the above claim(s) is/are withdra	wn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>5 and 7-20</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers			
9) The specification is objected to by the Examine	er.		
10)☐ The drawing(s) filed on is/are: a)☐ acc			
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the correct			
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached Off	lice Action or form P10-15	2.
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119	9(a)-(d) or (f).	
a) Ali b) Some * c) None of:			
1. Certified copies of the priority documen			
2. Certified copies of the priority documen			_
3. Copies of the certified copies of the price	•	eived in this National Stage	е
application from the International Burea * See the attached detailed Office action for a list	•	eived	
See the distance detailed entire detail for a new		- · -	
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Sumn	nary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Ma	ail Date	
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	5)	nal Patent Application (PTO-152)	
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Response to Amendment

This Office Action is in response to Amendment filed on 03/14/2006.

Claims 5-20 are presented for examination.

Claim Rejections - 35 U.S.C. § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 5 and 9-14 are rejected under 35 U. S. C. § 102 (b) as being anticipated by US Patent No. 6,057,597 to Farnworth et al.

Claims 5 and 9-14 are rejected for the same reason as set forth in the previous Office Action.

Claim Rejections - 35 U.S.C. § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 7 and 8 are rejected under 35 U.S.C. 103 (a) as being unpatentable over U.S. Patent No. 6,057,597 to Farnworth et al. in view of the remark.

Claims 7 and 8 are rejected for the same reason as set forth in the previous Office Action.

Claims 15-20 are rejected under 35 U.S.C. 103 (a) as being unpatentable over U.S. Patent No. 6,057,597 to Farnworth et al. in view of US Patent No. 6,784,542 to Fukasawa et al.

Claims 15-20 are rejected for the same reason as set forth in the previous Office Action.

Response to Arguments

Applicant 's comments stated that claims 5, 13 and 14 have been amended to recite, among other things, "wherein the semiconductor device protection has a structure to be detachably attached to the semiconductor device". Applicant's comments also stated that Farnworth et al does not indicate that the semiconductor device protection cover has a structure able to be detachably attached to the semiconductor device. Examiner does not agree with applicants since Farnworth discloses "...the cover 20 in a tacked configuration. Should the die 12 be defective, the tacked cover 20 can be easily removed for replacing the die 12". (col. 5, lines 1-4). Farnworth also discloses "If a

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defective die is located, the cover 20E can easily be removed from ridge 34, such as by slitting the adhesive dots thereby permitting access to the dice 12E for repair, or replacement." (col. 6, lines 57-60). Farnworth clearly describes the cover can easily be detached from the semiconductor device.

Therefore, for the above reason, it is believed that the rejection should be sustained.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Conclusion

Any inquiry concerning this communication on earlier communications from the examiner should be directed to Mai-Huong Tran, (571) 272-1796. The examiner can normally be reached on Monday-Friday from 8:00 AM to 4:30 PM. The examiner's supervisor, David Nelms can be reached on (571) 272-1787.

The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Mai-Huong Tran Primary Examiner Art Unit 2818